

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MARYLAND

ERRENCE CROSSIN
1444 WALKER AVENUE
BALTIMORE, MARYLAND 21239-1707

FILED ENTERED
LOGGED RECEIVED

APR 20 2010

AT BALTIMORE
CLERK, U.S. DISTRICT COURT
DISTRICT OF MARYLAND

BY

DEPUTY

WDQ10CV1001

(Full name and address of the plaintiff)

Plaintiff(s)

vs.

Civil No.:

(Leave blank. To be filled in by Court.)

TRACY HACKMAN VP
CHRYSLER FINANCIAL INC
27777 INKSTER ROAD
FARMINGTON HILL, MICHIGAN 48334

(Full name and address of the defendant(s))

Defendant(s)

COMPLAINT

1. Jurisdiction in this case is based on:

- ☒ Diversity (none of the defendants are residents of the state where plaintiff is a resident)
- ☐ Federal question (suit is based upon a federal statute or provision of the United States Constitution)
- ☐ Other (explain) _____

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MARYLAND

ERRENCE CROSLIN
1444 WALKER AVENUE
BALTIMORE, MARYLAND 21239-1707

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AT BALTIMORE
CLERK, U.S. DISTRICT COURT
DISTRICT OF MARYLAND

(Full name and address of the plaintiff)

Plaintiff(s)

BY

DEPUTY

vs.

Civil No.:

(Leave blank. To be filled in by Court.)

DARRYL R. JACKSON COO.
CHRYSLER FINANCIAL
2777 INKSTER ROAD
FARMINGTON HILLS, MICHIGAN 48334

(Full name and address of the defendant(s))

Defendant(s)

COMPLAINT

1. Jurisdiction in this case is based on:

- ☒ Diversity (none of the defendants are residents of the state where plaintiff is a resident)
- ☐ Federal question (suit is based upon a federal statute or provision of the United States Constitution)
- ☐ Other (explain) _____

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MARYLAND

ERRENCE CRAWLIN
1444 WALKER AVENUE
BALTIMORE, MARYLAND 21239

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AT BALTIMORE
CLERK, U.S. DISTRICT COURT
DISTRICT OF MARYLAND

BY

DEPUTY

(Full name and address of the plaintiff)

Plaintiff(s)

vs.

Civil No.:

(Leave blank. To be filled in by Court.)

MACHELLE McADORY/VP
CHRYSLER FINANCIAL
27777 INKSTER ROAD
FARMINGTON HILL MICHIGAN 48334

(Full name and address of the defendant(s))

Defendant(s)

COMPLAINT

1. Jurisdiction in this case is based on:

- ☒ Diversity (none of the defendants are residents of the state where plaintiff is a resident)
- ☐ Federal question (suit is based upon a federal statute or provision of the United States Constitution)
- ☐ Other (explain) _____

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MARYLAND

ERRENCE Croslin
1445 WALKER AVENUE
BALTIMORE, MARYLAND 21239

(Full name and address of the plaintiff)

Plaintiff(s)

vs. THOMAS GILMAN

CHRYSLER FINANCIAL
27777 INKSTER ROAD
FARMINGTON, Hill Michigan 48334

(Full name and address of the defendant(s))

Defendant(s)

FILED ENTERED
LOGGED RECEIVED

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U.S. DISTRICT COURT
DISTRICT OF MARYLAND

BY

DEPUTY

Civil No.:

(Leave blank. To be filled in by Court.)

COMPLAINT

1. Jurisdiction in this case is based on:

- ☒ Diversity (none of the defendants are residents of the state where plaintiff is a resident)
- ☐ Federal question (suit is based upon a federal statute or provision of the United States Constitution)
- ☐ Other (explain) _____

2. The facts of this case are:

CHRYSLER FINANCIAL HAS NOT
REFUNDED ALL OF THE FUNDS DUE TO ME
FROM THEIR ERROR IN REFERENCE TO MY
BANK ACCOUNT. CHRYSLER HAS CAUSED
MY BANK ACCOUNT TO BOUNCE AND I HAVE
HAD TO PAY NUMEROUS PENALTIES TO
CLOSE MY ACCOUNT TO PREVENT FURTHER
FINANCIAL DAMAGES

2. The facts of this case are:

CHRYSLER FINANCIAL HAS NOT REFUNDED
ALL OF THE FUNDS DUE TO ME FROM THEIR
ERROR IN REFERENCE TO MY BANK ACCOUNT.
CHRYSLER HAS CAUSED MY BANK ACCOUNT
TO BOUNCE AND I HAVE HAD TO PAY NUMEROUS
PENALTIES TO CLOSE OUT MY ACCOUNT TO
PREVENT FURTHER FINANCIAL DAMAGES.

2. The facts of this case are:

CHRYSLER FINANCIAL HAS NOT
REFUNDED ALL OF THE FUNDS DUE TO ME
FROM THEIR ERROR IN REFERENCE TO MY
BANK ACCOUNT. CHRYSLER HAS CAUSED
MY BANK ACCOUNT TO BOUNCE AND I HAVE
HAD TO PAY NUMEROUS PENALTIES TO
CLOSE MY ACCOUNT TO PREVENT FURTHER
FINANCIAL DAMAGE.

2. The facts of this case are:

CHRYSLER FINANCIAL has not
REFUNDED ALL OF THE FUNDS DUE TO ME
FROM THEIR ERROR IN REFERENCE TO MY
BANK ACCOUNT. CHRYSLER HAS CAUSED
MY BANK ACCOUNT TO BOUNCE AND I HAVE
HAD TO PAY NUMEROUS PENALTIES TO CLOSE OUT
MY ACCOUNT TO PREVENT FURTHER
FINANCIAL DAMAGE.

3. The relief I want the court to order is:

☐ Damages in the amount of: _____

☒ An injunction ordering: CHRYSLER FINANCIAL

☐ Other (explain) TO MEET FOR A PRETRIAL SETTLEMENT AND
HAVE A GOVERNMENT AGENCY OVERSEE CHRYSLER FINANCIAL
TRANSACTIONS TO ENSURE THEY COMPLY WITH THE
SARBANES OXLEY ACT.

Emence Crocker
(original signature of plaintiff)

ERRENCE Crocker

1444 WALKER AVENUE

BALTIMORE, MARYLAND 21239-1707
(address of plaintiff)

3. The relief I want the court to order is:

- ☐ Damages in the amount of: _____
- ☒ An injunction ordering: CHRYSLER FINANCIAL
TO MEET FOR A PRE-TRIAL SETTLEMENT AND
HAVE A GOVERNMENT AGENCY OVERSEE CHRYSLER FINANCIAL
☐ Other (explain) TRANSACTIONS TO ENSURE THEY COMPLY WITH
THE SABANES OXLEY ACT.

Emence Crostin
(original signature of plaintiff)

ERRENCE CROSTIN

1444 WALKER AVENUE

BALTIMORE, MARYLAND 21239
(address of plaintiff)

3. The relief I want the court to order is:

☐ Damages in the amount of: _____

☒ An injunction ordering: CHRYSLER FINANCIAL

TO MEET FOR A PRE-TRIAL SETTLEMENT AND
HAVE A GOVERNMENT AGENCY OVERSEE CHRYSLER FINANCIAL

☐ Other (explain) TRANSACTION TO ENSURE THEY COMPLY WITH THE
SARBANES OXLEY ACT.

Errence Croli
(original signature of plaintiff)

ERRENCE CROLI

1444 WALKER AVENUE

BALTIMORE, MARYLAND 21239
(address of plaintiff)

3. The relief I want the court to order is:

☐ Damages in the amount of: _____

☒ An injunction ordering: CHRYSLER FINANCIAL

☐ TO MEET FOR A PRE-TRIAL SETTLEMENT AND
HAVE A GOVERNMENT AGENCY OVERSEE CHRYSLER FINANCIAL
Other (explain)
TRANSACTIONS TO ENSURE THEY COMPLY WITH
THE JOHNSON OXLEY ACT.

Emence Croslin
(original signature of plaintiff)

ERRENCE CROSLIN

1444 WALKER AVENUE

BALTIMORE, MARYLAND 21239
(address of plaintiff)